REMARKS

We are in receipt of the Office Action mailed March 18, 2004, and the above

Amendment and following remarks are made in light thereof.

Claims 1-41 are pending in the application. Pursuant to the Office Action, claims 1-13

are allowed, which Applicant gratefully acknowledges. Claims 14-41 stand rejected for

obviousness. This rejection was made final.

By the foregoing Amendment, claims 14-41 are being canceled without prejudice or

disclaimer, as the claims may be presented in a continuing application.

New claims 42-54 are being added by the foregoing Amendment. These claims recite the

feature that the heat treatment is performed to the amorphous semiconductor film to form a

crystalline semiconductor film before the laser beam irradiates the crystalline semiconductor

film. This feature is set forth in the specification at least at page 21, lines 18-24. As claims 42-

54 include the limitations of the allowed claims 1-13, Applicant submits that they are also

allowable.

Finally, a Supplemental Information Disclosure Statement is being filed simultaneously

herewith.

Based upon the foregoing, Applicant submits that the application is now in condition for

allowance, and an early Office Action in this regard is earnestly solicited.

Respectfully submitted,

Stephen B. Heller

Registration No. 30,181

COOK, ALEX, MCFARRON, MANZO, CUMMINGS & MEHLER, LTD.

200 West Adams Street - Suite 2850

Chicago, IL 60606

(312)236-8500

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